UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

CRIMINAL CASES

CR10-169-01-S-PAS CR10-169-02-S-PAS	USA v. Russell Yates USA v. Donel Pemberton Falsely made, Forged and Counterfeited
	Federal Reserve Notes
CR11-124-S-PAS	<pre>USA v. Jason Mitchner Felon in Possession of a Firearm</pre>
CR12-115-S-LDA	USA v. Todd McKinley Focibly Assault, Resist and Impede a Federal Employee Engaged in his/her Official Duties
CR12-120-S-PAS	<pre>USA v. Eric Nonhphala Possession w/ Intent to Distr. Cocaine</pre>
CR12-160-S-PAS	<pre>USA v. Kenneth Jackson Possession w/Intent to Distr. Cocaine Base</pre>
CIVIL CASES (JURY)	
CA10-415-S-LDA	Colleen MacDonald v. Dr. Adrienne J. Perry, et al. Medical Malpractice
CA10-211-S-PAS	Phone Chanthavong, et al. v. American Home Mortgage Servicing, Inc. Consumer Credit
CA10-446-S-PAS	Eileen Sullivan v. Michael J. King, DPM Medical Malpractice

Civil Rights

CA12-78-S-PAS

Manuel Nunez v. City of Providence, et al.

CIVIL CASES (NON-JURY)

none

TRIAL NOTICE

You are hereby notified that the above-captioned cases will be empaneled on March $15^{\rm th}$, 2013 at 9:30 AM. Trial counsel must be present for the empanelment of the jury unless excused by the Court. The above cases may or may not be reached for trial in the order listed. It is counsel's responsibility to keep informed of the status of their cases. Any pretrial memoranda not previously filed must be filed by March $1^{\rm st}$, 2013.

Under Guideline 3E1.1(b)(2), only timely pleas qualify for a three level reduction for acceptance of responsibility. Any plea agreements or notices of intent to plead guilty must be filed at least seven (7) days prior to empanelment.

Counsel are reminded that every effort should be made to settle the case before jurors are summoned for empanelment. Counsel are to advise the clerk of any such settlement and file a stipulation of dismissal no later than seven (7) days before the scheduled empanelment date. Jury costs and/or counsel fees may be assessed against one or more of the parties and/or counsel if the Court determines that the lateness of settlement was due to unreasonable or vexatious conduct or neglect.

Counsel must file a copy of their voir dire questions, and in civil cases, a brief statement of the facts no later than March $8^{\rm th}$, 2013.

<u>/s/ William E. Smith</u>

Judge William E. Smith United States District Judge date: February 15th, 2012